UNITED STATES DISTRICT COURT, DISTRICT OF NEW MEXICO SENTENCING MINUTE SHEET																		
							SA vs.	.:	LOPEZ									
Date: 1/6/2025						Name of Deft: Jer				remy Isaac Lopez								
Before the Honorable: James O. Browning																		
Time In/Out: 3:26 pm – 4:05 pm									Total Time in Court (for JS10): 39 minutes									
Clerk: L. Rotonda										Court Reporter:				J. Bean				
AUSA: Bob Booth										Defendant's Counsel:			Rachel Jacobs (appointed)					
Sentencing in: Albuquerque										Interpreter:				N/A				
Pro	bation	Office	:: Sai	ra Bustillos-	Quintana				Interpreter Sworn?			Yes N			No			
	Convi	cted on	ı: x	Plea		Verdict			As to:		Information		X		Indica	ctment		
If Plea:			a: X	Accepted	Not Accepted			d	Adjudg	ged/F	d/Found Guilty on Counts: 1, 2, 3							
If Plea Agreement:			t: X	Accepted		Not A	ccepte	d	No	Plea	ea Agreement Comments:							
Date	of Plea	Verdict:	. 7	7/11/2024	PS	PSR: Not Disputed			sputed	x	x Disputed x Courts adop				pts PSR Findings			
Evid	entiary]	Hrg:	x N	lot Needed	1	Needed	ded Exceptions to PSR:											
33 months is imposed as to each of Counts 1, 2, and 3;																		
	SENTENCE IMPOSED said terms shall run concurrently, for a total term of 33 months.																	
3 years is imposed as to ach of Counts 1, 2, and 3; said																		
•	pervised Release: terms shall run concurrently, for a to											1100a	tion.					
ICI	REC 500-Hour Drug Program BOP Sex Offender ICE Court recommends ICE begin removal proceedings imm										•	a af aamta			ICE		plicable	
101	<u>- </u>	Cou	it recom	-							-		iice		ICE	пот ар	Jiicaole	
	SPECIAL CONDITION No re-entry without legal authorization										Home confinement for months days							
	Comply with ICE laws and regulation								X	Community service for <u>40</u> hours during supervised release.								
X	Participate in/successfully complete subst abuse program/testing								ng		Reside halfway house months days							
X	Participate in/successfully complete mental health program										Register as sex offender Participate in sex offender treatment program							
X	Refrain from use/possession of alcohol/intoxicants Submit to search of person/property										Possess no sexual material							
	No contact with victim(s) and/or co-defendant(s)										Comply with Computer Restriction Monitoring Program (CRMP).							
	No entering or loitering near victim's residence										No contact with children under 18 years							
	Provide financial information										No volunteering where children supervised							
X		Waive right of confidentiality and allow the treatment provider to release treatment records								_	Restricted from occupation with access to children							
	Must not knowingly purchase, possess, distribute, administer, or								or		Must not go or remain within 100 feet of school yards, parks,							
X	manjuana, bath saits, etc.) that impair your physical of mental									playgrounds, arcades, or other places used primarily by children under the age of 18 years								
	functioning, whether or not intended for human consumption. Must not possess, sell, offer for sale, transport, cause to be											•						
X	transported, cause to affect interstate commerce, import, or export any drug paraphernalia, as defined in 21 U.S.C. 863(d).									X	Must participate in an educational or vocational services program and follow the rules and regulations of that program							
X	OTHER: You must participate in an inpatient substance abuse treatment program. Following completion of the inpatient program, you must participate in an outpatient substance abuse treatment program. You must follow the rules and regulations of both programs, and																	
	the probation officer will supervise your participation in both of these programs (provider, location, modality, duration, intensity,																	
	etc.). You may be required to pay all, or a portion, of the costs of these programs.																	
	You must submit to substance abuse testing to determine if you have used a prohibited substance. Testing shall not exceed more than 60 test(s) per year. Testing may include urine testing, the wearing of a sweat patch, and/or any form of prohibited substance																	
		screening or testing. You must not attempt to obstruct or tamper with the substance abuse testing methods. You may be required to pay all, or a portion, of the costs of the testing.																

	You must not use or possess alcohol. You may be required to submit to alcohol testing that may include urine testing, a remote alcohol testing system, and/or an alcohol monitoring technology program to determine if you have used alcohol. Testing shall not exceed more than 4 test(s) per day. You must not attempt to obstruct or tamper with the testing methods. You may be required to pay all, or a portion, of the costs of the testing. You shall waive your right of confidentiality and allow the treatment provider to release treatment records to the probation officer and sign all necessary releases to enable the probation officer to monitor your progress. The probation officer may disclose the presentence report, any previous mental health evaluations and/or other pertinent treatment records to the treatment provider.											
Fin	e: \$	0.00				Restitution						
SPA	A: \$	300.00				Payment Schedule:	X	Due Immediately	Waived			
OTHER:												
X	Advise	d of Right to Appea	al	X	Waived Appeal Rights per Plea Agreement							
X	Held in	Custody			Voluntary Surrender							
X	Recommended place(s) of incarceration: The Court recommends that the Defendant be designated for placement at Function Tucson, AZ, if appropriate.											
	Dismissed Counts:											
OTI	HER CO		prepared confirms to the PS confirms addresses as to whe regarding addresses	by P that R> A no o s Cou ether g gov	se, counsel enter approbation in matter, D with revisions to PSI AUSA moves orally bjection, AUSA will art regarding requeste he has any assets, Deernment's position and the response to governce. Counsel confirmation and the response to governce.	defendant confirms have encompassed in ad for downward adjust file motion and subject sentence. Defende efendant responds in a to appropriate disporternment's remarks.	aving denda ment mit or ant al the nosition AUS	reviewed same. De a, counsel has no fur in offense level, De der as to same. Def locutes. Court queri egative. AUSA add n of matter. Defense A responds to same.	fense fense ense es De resse e Cou	e Counsel objections e Counsel Counsel efendant es Court unsel urt states		

imposed as stated.